UNITED STATES BANKRUPTCY COURT

	DISTRICT OF OREGON
In re) Case No
)) NOTICE OF HEARING ON MOTION
	,
	,
	,
Debtor(s)) STAY IN A CHAPTER 13 CASE
The attached Respons	e, filed for the respondent,, who
the (debtor, trustee, e behalf of (moving party	c.), is in response to the Motion for Relief from Stay filed of
In re) Case No)) NOTICE OF HEARING ON MOTION) FOR RELIEF FROM DEBTOR'S) AUTOMATIC STAY IN A CHAPTER) 7/13 CASE, AND/OR CODEBTOR'S	
Date:	
Time:	
Call In Number:	(888) 684-8852
Access Code:	3702597
[Note: If you have prol	lems connecting, call the court at (503) 326-1500 or (541) 431-4000.]
	TELEPHONE HEARING REQUIREMENTS
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- 2. You may be asked to call again from another phone if your connection is weak or creates static or disruptive noise.
- Please mute your phone when you are not speaking. If you do not have a mute function on your phone, press *6 to mute and *6 again to unmute if you need to speak. Do not put the court on hold if it will result in music or other noise. If available, set the phone to "Do Not Disturb" so it will not ring during the hearing.
- When it is time for you to speak, take your phone off the "speaker" option or headset to minimize background noise and improve sound quality. Position the telephone to minimize paper rustling. Do not use a keyboard or talk with others in the room. Be aware that telephone hearings may be amplified throughout the courtroom.
- 5. Do not announce your presence until the court calls your case. Simply stay on the line, even if there is only silence, until the judge starts the hearings, and then continue to listen quietly until your case is called.
- Whenever speaking, first identify yourself.
- Be on time. The judge may handle late calls the same as a late appearance in the courtroom.

Signature

I certify that: (1) the response was prepared using a copy of the ORIGINAL Motion; (2) if the Response was electronically filed, the response was prepared using the "FILLABLE" PDF version of the Motion unless the Motion was filed on paper and it could not be otherwise electronically obtained from the movant; and (3) that on copies of this Notice and the Response were served on the moving party's attorney (or moving party, if no attorney) at the address shown in the Notice of Motion.